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Marlene H. Dortch, Esquire Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

Re: Notice of Ex Parte Communication by CellAntenna Corporation

regarding Signal Boosters (WT Docket 10-4)

and CellAntenna Corporation's Petition for Rule Making

Dear Ms. Dortch:

This is to advise you, in accordance with Section 1.1206 of the FCC's rules, 47 C.F.R § 1.1206, that on September 16, 2011, Howard Melamed, Chief Executive Officer of CellAntenna Corporation ("CellAntenna"), Brandon Torres Declet of McAllister & Quinn, and undersigned counsel met with Roger S. Noel, Moslem Sawez, Becky Schwartz, and Jennifer Johnston of the Mobility Division of the Wireless Telecommunications Bureau.

During the visit, Mr. Melamed and CellAntenna's counsel amplified his concern about the significant burden the proposed regulation of Signal Boosters might impose on small business end users through WT Docket 10-4. Mr. Melamed and CellAnetnna's counsel and Commission staff discussed potential classifications of Signal Boosters and the criteria for differentiation. Mr. Melamed and CellAntenna's counsel and Commission staff also discussed various processes for minimizing and eliminating interference that might arise from operation of poorly made or poorly installed Signal Boosters.

CellAntenna and Commission staff also discussed CellAntenna's recently-filed Petition for Rule Making proposing to eradicate contraband wireless devices from prisons.

Should questions or concerns arise in connection with this filing, please give me a call.

Very truly yours,

Counsel lo CellAntenna Corporation

cc: Roger S. Noel Moslem Sawez

Becky Schwartz

Jennifer Johnston